Ed-George: (Forthe family patenceau) Suijuris in propria persona All Rights Reserved without presudice U.S. DISTRICT COURT
N.D. OF N.Y.
FILED

AUG 1 0 2010

LAWRENCE K. BAERMAN, CLERK

ALBANY

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA SICT

CASE#1:10-CR-0320(TJM)

V.

Objections with Supporting Affidavit of Facts attached

ED GEORGE PAREINTEAU.

Sig

Defendant Bej

Gomes Now Ed-George: (for the family perenteria), SuiJuris, inhabiting on the New-York-republic, expressly not acitizen of the United states, and Defendant in the above entitled matter hereinatter "suiJuris" to submit this objections, and hereby verifies under penalty of perjury, underthe Laws for the united states of H merical, without the "United states" that the following statements, facts eletive and correct, and all matters pertaining to Law addressed herein a reacurate and true. To the best of "suiJuris" current information, knowledge, and belief, pursuant to 28 U.S.C. 1746(1)

This written objections are timely and in support to the stated objections made on the court record on June, 22 2010 July 7, 21, and 22 2010, and

I risuituris the court refused to full at the time I bliected on June 22, 2010 on the court record to the Challenging the Jurisdiction of the flaintiff and the court pursuant to maine v. Thiboutot 1005. Ct. 2502, and Hagens v. Laving, 415 U.S. 533, note 3 "once Jurisdiction is charlenged, it must be proven" and Morrell v. Dept of social service of city of N.Y., 1436 U.S. 663; U.S. V. Idole. 3 Ct. 9, 31. Ed. 471, and Thompson v. Tormie, 2 pet 157, 7 L. Ed. 381; briffith v. Frazier, 8ct. 9, 31. Ed. 471, and

- (4) I "Sui Juris" Object to judge David R. Homer failing of retains to full on my statement "Ident that I am Public Property, and I odject to be inside emed Public Property by any Public entity of person" on the Court Record July 7,2010, and
  - I "Suijuris" object to Judge DUVID R. Homer fæiling of refusing to rebut or conswer of to full on my question "Isthere at fustee hele?

    on July 7,2010, on the court record as no one answered, and
    - I "svi Ivris" To Judge David R. Homer tailing, retising, to party
      here on my statement " with notrustee here there is no faity
      herethat constate aclaim in which reliet can be granted" and
      on July 7, 2010 on the court record as no one answered, observed,
- To soi juris object to judge Devid R. Homer failing, refusing to rebut of answer of the on my statement of this matter is closed by beneficiary's orders on the court record july 7,2010, and
- I "sui juris" object to judge David R. Homer failing of refusing to rule on my statement, objection "you have denied me my liberty by stating for the record july 7,21 2010 I must utilize contrary to the constitution for the united states of America?"
- I "Suijutis" object to judge David R. Homet failing of refusing to rule on my objection in the You coudge) Not deliberately negligenting in NOT allowing not due process of Law with intent to the recklessed is tegand of the Law for my continued incarceration without trial? Which has not been addressed, and
- 10) I "SUIJUTIS" Object to Judge pavid R. Homer failing or refusing to rule on my objection on the court record yuly 21, 2010 " Judge Homer as you know, the cornerstants of due Process are notice and opportunity was I not denied both notice and opportunity to answer the Grand Jury Indicament that was purported to have been convened askinst me" which has not been addressed, and

- (11) I "Sui Juris" object to Judge David R. Homer Failing of refusing to give me a evidentiary hearing Trial within 48 hours pursuant to Riverside V. McLaushin 500, U.S. 44, and
- (12) I "Sui Juris" Object to judge David R. Homet attempting to force me to except a Attorney at law approved by the court to make me a ward of the court which is contrary to the constitution for the united states of America, and
- I3) I ">Sui Juris" Object to Judse David R. Homer
  refusing to releasing me from Albany countrial and
  the customy of the united states marshals after making
  on the court record on Jury 21,200 a judical fuling on
  of Not builty on all charges by finding me Not builty on
  all charges and
- In voluntary servicude undercolor of law, and being appravated Kidnappins after sudge pava R. Homer Linding me Not builty of all charges on July 21, 2010, and
- 13) I "SUI JUTIS" OBJECT TO THE UNLAWAU ACTS OF JUDGE DAVID R. Homer ordering me kidnapped under color of law by ordering me held hostage at the Albany county Jail without any authority to do so, and
  - depriving me due process by not giving me Notice and opportunity and deprived me the ability to defend while Judge Homer was practicing medicine from the bench without a license for me to secure with messes on my beher when Judge Homen of detect me to have a mental evaluation Judge Homen of detect me to have a mental evaluation on July 22, 2010 while I was detending my beneficien

Truf-Celli fly
Ed-George: parendeu sui Juris
unientu neid et Hibani councy
Jaii 840 Hibani Shuher Road
HIBANY, New York [2211]

AU3050 3, 2010

15-George: (Forthefamily Parenteau) sui Juris In Proprie Pelsona HII Rishts Reserved without Prejudice

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA (Sic)
Plaintiff, [sic]

V. ED GEORGE PARENTEAU, EN] Detendent[sic] CASE#1: 10-CR-0320 (TJM)

Affiliavit of Facts Pertaining to Judical ruling lotter not guilty on July 1200 by Judge David R. Homer on the Eauth record, and Judge David R. Homer Uniewful and 22 2010, and July 27, 2010

I, Ed-beorge: (forthe + amily parented) suijuris, inhabiting on the New-York-tepublic, expressly not a citizen of the united states, hereby-verifies, under penalty of perjury, under the laws of the united states of America, without the "united states," That the following statements, facts are thue and correct, and all matters pertaining to law addressed herein are accurate and true, to the of my (Ed-beams) current in bol matters, and belief pursuant to 28 U.S.E. 1746(1).

I uttest that on July 21, 2010 on the court fecold judge David R. Homer made ujudian fruing lorder of NOT guilty on all charges the reflect finding Detendant MOT guilty Of all charges, and Judge David R. Homet has refused to felease me (Ed-beorge parentoal) who is being unlawfully held hostage wat Albany County Jail

J attest that i am being unlawfully held by involuntary servitude undercolor of law, and have been aggrevated Hidnopped by the unlawful acts of Judge David R. Homer, and U.S. Marshal, and Albany County Jail, without any authorizes to do so, and

I attest that on July 7, 2010 on the could record in 15 there a trustee here?" and is with no trustee here there is more arry here that can state a craim in which relief can be granted. Is there any objection to crossing this matter permanently?" and is matter objection to crossing this matter permanently?" and is matter is crossed by beneficially solder." No unswer not objection was made by anyone, the matter was crossed that det, and

5) I attest that Judge David R. Homer is attempting to force me to accept a Actornely act law approved by the court to make me a world of the court, and

From Ed-George(for the family Parenteau) Albany, New York

To: Magistrate Judge Homer 445 Broadway Albany, New York

State of New York

Albany-county

WITHESS Notary

EDWARD C. KENNEDY Notary Public, State of New York No. 01KE6031505

Qualified in Albany County Commission Expires October 04, 20

2010

Ed-George! (for the tamily parender) uniawfull held host use at

Albany County Jail 840 Albany Shaker Road Albany, New York [12211]

AKKIDEVIT OF FEELS Page 3 0+3

1 2 **Proof and Evidence of Service** Objections 3 pages and I, Ed-George(for the family-Parenteau) declare that I served by filing one copy of the "AFFIDAVIT 3 84965 3 office-first class-mail And the control of the following: Judge Daylo Homer 4 5 THOMAS A. CAPEZZA CONT CKRK Assistant U.S. Attorney Bar #503159 07 5 /5296 M. JUSP Devid Homer 6 445 Broadway, Room 500 2/8 445 Broadway, Recom **ALBANY, NEW YORK 12207 ALBANY, NEW YORK 12207** 7 First class mail First class mail 8 9 10 Ed-George/for the family Parenteau) 11 AUSUST \$, 2010 12 13 14 Please return & copy to Ed-beobse 15 stamped filed thank you 16 17 18 benning this as a motion for reconsideration to rulings cited haven, the notion is DENVED.

David R. Woner

U. S. M. J. 19 20 21 22 23 24 NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL NOTICE TO 25 26 THE PRINCIPAL IS NOTICE TO THE AGENT



27